DOCUMENT RESUME

ED 033 401 CG 004 411

AUTHOR Sheridan, William H.; Freer, Alice B.

TITLE Legal Bibliography for Juvenile and Family

Courts. Supplement 2.

INSTITUTION Children's Bureau (DHEW), Washington, D.C.

Social and Rehabilitation Service.

Pub Date 68

Note 42p.

Available from Superintendent of Documents, U.S.

Government Printing Office, Washington,

D.C. 20402 (Price \$0.50)

EDRS Price FDRS Price MF-\$0.25 HC Not Available from

EDRS.

Descriptors Adoption, *Bibliographies, *Courts,

*Family (Sociological Unit), *Juvenile Courts, *Laws, Medical Services, Religion

Abstract

This bibliography provides a listing of journal articles on such topics as: the abused child, adoptions, case decisions, confessions, constitutional law, counsel, court administration and organization, courts, criminal law and procedure, custody, delinquency, domestic relations, due process for juveniles, evidence, family court and family law, general, law and the indigent, law, health, and medical care; negligence, parental liability, police procedures, probation services, publicity and privacy, and religion. (Author/KJ)

LEGAL BIBLIOGRAPHY for JUVENILE and **FAMILY** COURTS

U.S. DEPARTMENT OF HEALTH, EDUCATION & WELFARE OFFICE OF EQUCATION

PERSON OR ORGANIZATION ORIGINATING IT. POINTS OF VIEW OR OPINIONS STATEO OO NOT NECESSARILY REPRESENT OFFICIAL OFFICE OF EDUCATION POSITION OR POLICY.

children's 1969

CG 004411

LEGAL BIBLIOGRAPHY FOR JUVENILE AND FAMILY COURTS

SUPPLEMENT 2 1968

William H. Sheridan, Assistant Director
Alice B. Freer, Program Analyst
Division of Juvenile Delinquency Service

U.S. DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE SOCIAL AND REHABILITATION SERVICE Children's Bureau

CONTENTS

	PAGE
ABUSED CHILD	1
ADOPTIONS	2
CASE DECISIONS	3
CONFESSIONS	8
CONSTITUTIONAL LAW	9
COUNSEL	12
COURT ADMINISTRATION AND ORGANIZATION	13
COURTS	14
CRIMINAL LAW AND PROCEDURE	17
CUSTODY	18
DELINQUENCY	19
DOMESTIC RELATIONS	21
DUE PROCESS FOR JUVENILES	23
EVIDENCE	25
FAMILY COURT AND FAMILY LAW	26
GENERAL	28
LAW AND THE INDIGENT	29
LAW, HEALTH, AND MEDICAL CARE	31
NEGLIGENCE	33
PARENTAL LIABILITY	34
POLICE PROCEDURES	35
PROBATION SERVICES	36
PUBLICITY AND PRIVACY	37
RELIGION	38

ABUSED CHILD

Hansen, Richard H., SUGGESTED GUIDELINES FOR CHILD ABUSE LAWS. 7 J. Family Law 61, No. 1, Spring 1967.

ADOPTIONS

Hauser, Rita E., ADOPTION AND RELIGIOUS CONTROL. 54 A.B.A.J. 771, August 1968.

Infausto, Felix, and Shanley, Mildred A., ANNUAL REVIEW OF DECISIONS AND STATUTORY REVISIONS AFFECTING ADOPTIONS 1966-1967. 2 Family L.Q. 228, September 1968.

CASE DECISIONS

- Application of Billie, 429 P.2d 699 (Ariz. 1967) Gault decision applied retroactively.
- Bartlett v. Commonwealth, 418 S.W.2d 225, Kentucky 1967. Minor killed by two other minors in home for delinquent boys: State sued on responsibility for protection.
- Commonwealth of Pennsylvania v. Rozanski, 206 Pa. Super. 397, 213 A.2d 155. Illegitimate child, visitation rights.
- Dabbs v. Burrell, 278 N.Y.S.2d 436 (N.Y. 1967). Parents not liable for support of welfare recipient daughter in another State, because of new N.Y. law eliminating such responsibility for children over age of 21.
- Davis et al v. Gately, Clerk, 269 F. Supp. 996 (Del. 1967). Miscegenation law prohibiting racial intermarriage held invalid, citing Loving, et ux v. Commonwealth of Virginia, 87 S. Ct. 1817 (1967).
- Davis v. Firment et al, 269 F. Supp. 524 (La. 1967). School board entitled to promulgate and enforce rule on students' haircuts.
- Gloria v. Am. Guarantee and Liability Insurance Company, 379 F.2d 545 (La. 1967). Mother of illegitimate child not entitled to maintain death action.
- Green v. Department of Public Welfare, 270 F. Supp. 173 (Del. 1967).

 One year residence requirement for public welfare assistance held unconstitutional.
- Harrell v. Tobriner, 279 F. Supp. 22 (D.C. 1967). Residence requirements for public assistance held unconstitutional.

- Hatala v. Markiewicz, 26 Conn. Supp. 358, 224 A.2d 406 (1966). Administrator of the estate of a stillborn infant has a cause of action for wrongful death.
- Haziel v. U.S., No. 20982 U.S. Ct. App. (D.C. Cir.) September 27, 1968.

 Juveniles right to participate in counsel's decision not to request a hearing on waiver.
- Hegwood v. Kindrick, 264 F. Supp, 720 (Texas, 1967). Minor child entitled to "due process" protection in juvenile proceedings.
- In re Bridgett Cager, No. JA-7389 (Cir. Ct. Prince Georges Co. Md. filed Sept. 26, 1967). Civil neglect proceedings against mothers having successive illegitimate children.
- In re Creek, D.C. App. No. 4320, June 10, 1968. Principles enunciated in Gault apply to cases in which the trial was held before the Gault decision.
- In re Doe, 274 N.Y.S.2d 948 (N.Y. 1966). Juvenile's constitutional right to remain silent violated when he was compelled to testify in Adolescent Court without being advised of his right to remain silent and right to have attorney present.
- In re Gomez, 424 S.W.2d 656 (Texas 1967). Negro husband adopts wife's two white children.
- In re Gordon, 283 N.Y.S. 787 (N.Y. 1967). Paternity order granted after death of putative father who had acknowledged paternity.
- In re Guardianship of C., 237 A.2d 652 (New Jersey 1967). Putative father entitled to be heard in custody case.
- In re L., 287 N.Y.S. 218 (N.Y. 1968). Confession of 14-year old boy inadmissible where parents not advised of rights.
- In re Mark T., 154 N.W.2d 27 (Michigan 1967). Father awarded custody of illegitimate child.
- In re Mayfield, 195 So.2d 413 (La. 1967). Under Louisiana jurisprudence before the Miranda decision there was no necessity to warn accused confession could be used against him.
- In re P., 276 N.Y.S.2d 257 (N.Y. 1966). Child Welfare Agency denied further extension of foster home placement of Catholic Negro child by reason of dilatory tactics regarding adoption.

- In re Urbasek, 232 N.E.2d 716 (Ill. 1968). State must prove delinquency beyond a reasonable doubt -- proof by preponderance of evidence insufficient.
- In re W., 224 N.E.2d 102 (N.Y. Fam. Ct. 1966). Confession inadmissible, interrogation not conducted within a reasonable period of time.
- In re Whittington, 13 Ohio App.2d11, 233 N.E.2d 333, cert. granted, 88S. Ct. 112 (1967), vacated and remanded, 36 U.S.L.W. 4466-67 (U.S. May 20, 1968). Due process requirements in delinquency proceedings.
- In re Whittington, 36 U.S.L. Week 3143 (1967). Right to bail, trial by jury, speedy trial, proof required for delinquency finding.
- In re Winburn, 145 N.W.2d 178 (Wis. 1966). "What may appear to a juvenile worker or judge as treatment may look like punishment to the juvenile."
- In the Matter of Adolph Harris, No. 66J (D) 7222, Juv. Div., Cook County, Ill. Cir. Ct., December 22, 1967. Right of a juvenile who was deaf and dumb, to special treatment when in custody of state.
- In the Matter of Blaine, 54 Misc.2d 248 (N.Y. 1967). Rules for admission and disclosure of psychiatric evidence in family court proceedings.
- In the Matter of Dwight Cromwell, 232 Md. 305, 192 A.2d 775 (Md. 1963).

 Infants not entitled to bail, pending appeal.
- In the Matter of Dwight Cromwell, 232 Md. 409, 194 A.2d 88 (Oct. 1963), Introduction of evidence, without advance notice, prejudicial and unfair.
- In the Matter of Reva White, 232 Md. 305, 192 A.2d 775 (Md. 1963).

 Infants not entitled to bail, pending appeal.
- In the Matter of Reva White, 232 Md. 409, 194 A.2d 88 (Oct. 1963).

 Introduction of evidence, without advance notice, prejudicial and unfair.
- In the Matter of Whittington, 391 U.S. 341, May 1968. Supreme Court vacated a judgment of delinquency and remanded because the Ohio court had left unsettled the question of the effect of the judgment.
- In the Matter of William L., 287 N.Y.S.2d 218 (1968). Due process requires child's parent to be given Miranda warning. 32 Albany L. Rev. 667, Spring 1968.

- Johnson v. State, 65 Cal. Rptr. 717 (Cal. 1968). Youth Authority sued for failure to disclose boy's violent tendencies to foster home parents.
- Kent v. U.S., No. 20, 922, July 30, 1968, U.S. Ct. App. (D.C. Cir.).

 Vacates district court's decision that waiver "was appropriate and proper" in this landmark case.
- King v. Smith, 392 U.S. 309 (Ala. 1968). A.F.D.C. payments cannot be withheld from a mother who cohabits with a man not legally obligated to support her children.
- King v. Smith, No. 949, 36 U.S.L.W. 4703 (June 1968), 12 Wel. L. Bull. 3 (April 1968), 11 Wel. L. Bull. 1 (Jan. 1968), Supreme Court holds Alabama's "substitute father" regulation invalid in A.F.D.C. cases.
- Larkin v. Pridgett et ux, 407 S.W.2d 374 (Arkansas 1966). . . . a natural parent does not have an absolute right to the custody of his or her child.
- Levy v. Louisiana, 88 S. Ct. 509 (Louisiana 1968). Illegitimate children entitled to sue for damages for Mother's death.
- Marsden v. Commonwealth, 227 N.E.2d 1 (Mass. 1967). Gault decision applied retroactively.
- Maryland v. Gouge, Criminal No. 8736, Montgomery County, Oct. 3, 1968.

 Gault application of due process for juveniles.
- Metro. Life Ins. Co. v. Buckley et al, 278 F. Supp. 334 (Mississippi 1967). Illegitimate children entitled to share in group insurance policy.
- Mixon v. Mize, 198 A.2d 373 (Fla. 1967). Father of illegitimate child granted visitation rights.
- Nickell v. Gall, 229 A.2d 511 (N.J. 1967). Adopted child inherits from natural parent despite later legislation.
- Oliveira v. Santosuosso, 230 A.2d 864 (R.I. 1967). Bastardy proceedings civil in nature.
- Paquette v. Langlois, 219 A.2d 569. Application of Kent decision in waiver proceedings.
- Parks v. Parks, 418 S.W.2d 726 (Ky. 1967). Annulment granted on marriage based on false assertion of pregnancy.

- Penn v. Peyton, 270 F. Supp. 981 (Va. 1967). Minor by misrepresenting age, waived his rights as a juvenile in a murder charge.
- People v. Sorenson, 62 Cal. Rptr. 462 (Cal. 1967). Artificial insemination, husband may not be held as "father" of child under Penal Code placing criminal responsibility for support.
- People v. Sorenson, 66 Cal. Rptr. 7 (Calif. 1968). Husband must support child born of artificial insemination, to which he consented.
- Ramos v. Health Board, etc., 276 F. Supp. 474 (Wisconsin 1967). One year residence for welfare aid held unconstitutional.
- Roark v. Yarbrough et. al., 411 S.W.2d 916 (Kentucky 1967). Adoption of grandchildren over mother's objection.
- Robinson v. Neubauer, 223 N.E.2d 705 (III. 1967). Adoption denied to aunt without the consent of child's father.
- Rowe v. Department of Mental Hygiene, 233 A.2d. 769 (Md. 1967). Wife not financially liable for husband's involuntary commitment.
- Smith v. King, Comm. etc., 277 F. Supp. 31 (Ala. 1967). Alabama's "substitute father" regulation held to deprive children of equal protection of the laws in violation of the 14th Amendment.
- Smith v. King, Civ. No. 2495-N (N.D. Ala. Nov. 8, 1967); previously reported: 7 Wel. L. Bull. 3 (Feb. 1967) 11 Wel. L. Bull. 1 (Jan. 1968). Alabama's "substitute" father rule held unconstitutional in AFDC case.
- Smith v. Reynolds, 277 F. Supp. 65 (Pa. 1967). One year residence requirement for assistance unconstitutional.
- Turner v. Barbaro, Comm. etc., 287 N.Y.S.2d (N.Y. 1968). Welfare records are not public records, recipient not entitled to inspect them.
- U.S. v. Costanzo, 3 Cr. L. 2142 (March 1968). Government's burden in a juvenile's case is to prove all elements of the offense beyond a reasonable doubt.
- Viggiano v. U.S., 274 F. Supp. 985 (N.Y. 1967). Youth offender not entitled to pre-sentence time credit.
- Wechsler v. Marash, 283 N.Y.S.2d 209 (N.Y. 1967). Mother's application to take children out of country with second husband denied on grounds they have right to be brought up as American citizens.
- Welch, Thomas A., Kent v. United States, and In re Gault: Two decisions in search of a theory. 19 Hasting L. J. 29, November 1967.

CONFESSIONS

ADMISSIBILITY OF CONFESSIONS OBTAINED IN VIOLATION OF JUVENILE CODE. State v. Arbeiter, 408 S.W.2d 26 (Mo. 1966). [In] COMMENTS, Wash. U.L.Q. 112, Winter 1967.

Tompkins, Dorothy C.: THE CONFESSION ISSUE--FROM McNABB TO MIRANDA. Institute of Governmental Studies, U. Calif., Berkeley, California 94720, February 1968.

CONSTITUTIONAL LAW

- Bellfatto, Horace: THE CONSTITUTION IN JUVENILE COURT. 13 N.Y.L.F. 1, Spring 1967.
- Carver, Lyell Henry, and White, Paul Anthony: CONSTITUTIONAL SAFEGUARDS FOR THE JUVENILE OFFENDER. 14 Crime and Delinquency 63, January 1968.
- CONSTITUTIONAL LAW--APPLICATION OF BASIC CONSTITUTIONAL GUARANTEES TO JUVENILES. (Application of Gault, 87 S. Ct. 1428, 1967) 39 Miss. L.J. 121, December 1967.
- CONSTITUTIONAL LAW--DOMESTIC RELATIONS--MISCEGENATION LAWS. (Loving v. Virginia, 87 S. Ct. 1817, 388 U.S. 1, 1967) 13 N.Y.L.F. 170, Spring 1967.
- CONSTITUTIONAL LAW--JUVENILE COURTS. In re Carlo, 225 A.2d 110 (N.J. 1967) [In] CASE NOTES, 16 Catholic U.L. Rev. 454, March 1967.
- CONSTITUTIONAL LAW--MISCEGENATION, DUE PROCESS AND EQUAL PROTECTION. 388 U.S. 1, 87 S. Ct. 1817, 1967) 21 Ark. L. Rev. 439, Fall 1967.
- CONSTITUTIONAL LAW--RIGHT OF A MINOR TO FIFTH AND SIXTH AMENDMENT GUAR-ANTEES IN A QUASI-CRIMINAL JUVENILE PROCEEDING. 34 Brooklyn L. Rev. 110, Fall 1967.
- CONSTITUTIONAL LAW--RIGHT TO COUNSEL AT PROBATION REVOCATION HEARING.

 Perry v. Williard, 427 P.2d 1020 (Ore. 1967); Mempa v. Rhay, 68 Wash.2d

 882, 416 P.2d 104, (1966), cert. granted, 383 U.S. 907 (1967), 42 N.Y.U.L.

 Rev. 955.
- CONSTITUTIONAL LAW--RIGHT TO COUNSEL--STATE COURTS SPLIT ON PROBATIONER'S RIGHTS TO COUNSEL AT REVOCATION HEARING. Perry v. Williard, 427 P.2d 1020 (Ore. 1967), 42 N.Y.U.L. Rev. 955, November 1967.

なな さ

- CONSTITUTIONAL LAW--RIGHT TO COUNSEL--STUDENT ENTITLED TO COUNSEL AT PUBLIC SCHOOL DISCIPLINARY HEARING. Madera v. Bd. Ed., 267 F. Supp. 356, S.D.N.Y. 1967, appeal docketed, No. 31, 346 2d Cir., May 1967, 42 N.Y.U.L. Rev. 961.
- CONSTITUTIONAL LAW--RIGHT TO PRIVACY SINCE GRISWOLD V. CONN. (Travers v. Paton, 261 F. Supp. 110, Conn. 1966).
- CONSTITUTIONAL LAW--STATE RESIDENCE REQUIREMENTS FOR WELFARE AID HELD UNCONSTITUTIONAL. (Thompson v. Shapiro, 270 F. Supp. 331, (D. Conn. 1967) 52 Minn. L. Rev. 561, December 1967.
- CONSTITUTIONAL RIGHTS OF JUVENILES: GAULT AND ITS APPLICATION. 9 Wm. & Mary L. Rev. 492, Winter 1967.
- Evans, Walter H., Jr.,:: THE CONSTITUTIONAL RIGHTS OF JUVENILES or Parens Patriae v. Due Process, 4 Willamette L.J. 152, Fall 1966.
- FAIRNESS IN JUVENILE COURT. [In] COMMENTS, 27 La. L. Rev. 606, April 1967.
- Frey, Martin A.: THE EFFECT OF THE GAULT DECISION ON THE IOWA JUVENILE JUSTICE SYSTEM. 17 Drake L. Rev. 53, December 1967.
- Gardner, Robert: GAULT AND CALIFORNIA. 19 Hastings L.J. 527, January 1968.
- IN RE GAULT AND THE COLORADO CHILDREN'S CODE. 44 Denver L.J. 644, Fall 1967.
- IN RE GAULT: CHILDREN ARE PEOPLE. [In] COMMENTS, 55 Calif. L. Rev. 1204, October 1967.
- JUVENILES ENTITLED TO CONSTITUTIONAL SAFEGUARDS IN DELINQUENCY CASES. Application of Gault, 87 S. Ct. 1428 (Arizona), 12 Soc. Wel. Ct. Dig. 3, No. 8, August 1967.
- Katin, Ernest: GRISWOLD V. CONNECTICUT: THE JUSTICES AND CONNECTICUT'S "UNCOMMONLY SILLY LAW." 42 Notre Dame Law. 680, No. 5, June 1967.
- Ketcham, Orman W.: GUIDELINES FROM GAULT. 53 Va. L. Rev. 1700, December 1967.
- RIGHT TO COUNSEL--STUDENT HELD ENTITLED TO COUNSEL AT PUBLIC SCHOOL DIS-CIPLINARY HEARING. Madera v. Bd. of Ed., 267 F. Supp. 356 (N.Y. 1967), appeal docketed May 22, 1967.
- RIGHT TO JURY TRIAL IN JUVENILE PROCEEDINGS. (Commonwealth v. Johnson, 211 Pa. Super. 62, 234, A.2d 9, 1967) 29 U. Pitt. L. Rev. 330, December 1967.

- Rubin, Joseph L.: CONSTITUTIONAL RIGHTS IN JUVENILE COURT. 16 Clev. Mar. L. Rev. 477, September 1967.
- Sherman, Peter R.: "NOR CRUEL AND UNUSUAL PUNISHMENTS INFLICTED." 14 Crime and Delinquency 73, January 1968.

COUNSEL

- Burger, Warren E.: A SICK PROFESSION. 27 Fed. B.J. 228, Summer 1967.
- IN RE GAULT: UNDERSTANDING THE ATTORNEY'S NEW ROLE. [In] COMMENTS, 12 Vill. L. Rev. 803, Summer 1967.
- THE JUVENILE AT WAIVER: IS COUNSEL REQUIRED. 43 Wash. L. Rev. 639, March 1968.
- Platt, Anthony and Friedman, Ruth: THE LIMITS OF ADVOCACY: OCCUPATIONAL HAZARDS IN JUVENILE COURT. 116 U. Pa. L. Rev. 1156, May 1968.

Sheridan, William H.: STRUCTURING SERVICES FOR DELINQUENT CHILDREN AND YOUTH. 31 Federal Probation 51, September 1967. (Reprinted by U.S. Department of Health, Education, and Welfare, Social and Rehabilitation Service, Children's Bureau).

COURT ADMINISTRATION AND ORGANIZATION

COURTS

- APPLICATION OF GAULT: ITS EFFECT ON JUVENILE DELINQUENCY PROCEEDINGS IN TEXAS. 20 Baylor L. Rev. 113, Winter 1968.
- Boches, Ralph E.: JUVENILE JUSTICE IN CALIFORNIA: A REEVALUATION. 19 Hastings L.J. 47, November 1967.
- Brown, Howard G.: JUVENILE COURTS AND THE GAULT DECISION: BACKGROUND AND PROMISE. 15 Children 86, May-June 1968. (reprinted by U.S. Department of Health, Education, and Welfare, Social and Rehabilitation Service, Children's Bureau).
- Downs, William T.: JUVENILE COURTS AND THE GAULT DECISION: AN INVITATION TO INNOVATION. 15 Children 90, May-June 1968. (Reprinted by U.S. Department of Health, Education, and Welfare, Social and Rehabilitation Service, Children's Bureau).
- DELINQUENCY AND DENIED RIGHTS IN FLORIDA'S JUVENILE COURT SYSTEM. 20 U. Fla. L. Rev. 369, Winter 1968.
- Gough, Aidan R.: REFEREES IN CALIFORNIA'S JUVENILE COURTS: A STUDY IN SUB-JUDICIAL ADJUDICATION. 19 Hastings L.J. 3, November 1967.
- Hinsdale, C.E.: NO MORE HORSE AND BUGGY COURTS IN NORTH CAROLINA. 53
 Popular Govt. 1, Sept. 1968. Institute of Government, U.N.C., Chapel
 Hill.
- Holden, James S.: THE JUVENILE AND THE JUDICIAL FUNCTION. 31 Albany L. Rev. 197, No. 2, June 1967.
- IN RE GAULT AND THE COLORADO CHILDREN'S CODE. [In] NOTES, 4 Den. L.J. 644, Fall 1967.

- IN RE GAULT-SUPREME COURT FORMALIZES JUVENILE COURT PROCEDURE. 5 Tulsa L.J. 43, January 1968.
- JUVENILE COURT PROCEDURES BEYOND GAULT. [In] COMMENTS, 32 Albany L. Rev. 126, Fall 1967.
- JUVENILE COURTS--JUVENILES IN DELINQUENCY PROCEEDINGS ACCORDED SAME RIGHTS AS ADULTS IN CRIMINAL TRIALS. 20 Vand. L. Rev. 1161, October 1967.
- JUVENILE COURTS: THE GAULT CASE--NEW PROCEDURAL RIGHTS FOR JUVENILES. (Application of Gault, 87 S.Ct. 1428, 1967) 20 U. Fla. L. Rev. 120, Summer 1967.
- Ketcham, Orman W.: GUIDELINES FROM GAULT: REVOLUTIONARY REQUIREMENTS AND REAPPRAISAL. 53 Va. L. Rev. 1700, December 1967.
- Ketcham, Orman W. and Paulsen, Monrad G.: CASES AND MATERIALS RELATING TO JUVENILE COURTS. Brooklyn: Foundation Press, 1967.
- Lefstein, Norman: IN RE GAULT--JUVENILE COURTS AND LAWYERS. 53 A.B.A.J. 811, September 1967.
- Lemert, Edwin M.: LEGISLATING CHANGE IN THE JUVENILE COURT. 1967 Wisc. L. Rev. 421, No. 2, Spring 1967.
- McDonough, T. James: THE JUVENILE COURT AND JUDICIAL REFORM IN ARKANSAS. 22 Ark. L. Rev. 17, Spring 1968.
- Paulsen, Monrad: CHILDREN'S COURT, GATEWAY OR LAST RESORT? 10 Colum. U.F. 4, No. 2, Summer 1967.
- RIGHTS AND REHABILITATION IN THE JUVENILE COURT. [In] NOTES, 67 Colum. L. Rev. 281, February 1967.
- Rubin, Sol: THE JUVENILE COURT SYSTEM IN EVOLUTION. 2 Valparaiso L. Rev. 1, Fall 1967.
- Seaton, Richard H.: AMENDING THE KANSAS JUVENILE CODE. 16 Kan. L. Rev. 277, January 1968.
- SYMPOSIUM--JUVENILE COURTS AND JUVENILE DELINQUENCY. 43 Ind. L.J. 523-660, Spring 1968.
- Terry, Robert M.: THE SCREENING OF JUVENILE OFFENDERS. 58 J. Crim. L., C. & P.S. 173, No. 2, June 1967.
- Welch, Thomas A.: KENT V. U.S. AND IN RE GAULT: TWO DECISIONS IN SEARCH OF A THEORY. 19 Hastings L.J. 29, November 1967.

- White, James P.: THE JUVENILE AND THE COURT: A CONTINUING DIALOGUE. 44 Notre Dame Law. Rev. 209, Winter 1968.
- Whitlatch, Walter G.: THE JUVENILE COURT A COURT OF LAW. 18 W. Res. L. Rev. 1239, No. 4, May 1967.

CRIMINAL LAW AND PROCEDURE

Gill, Douglas: CURRENT TRENDS IN CRIMINAL LAW AND ITS ADMINISTRATION. Pop. Government, U.N.C., June 1968.

ERIC*

CUSTODY

DIVIDED CUSTODY OF CHILDREN. [In] NOTES, 8 J. Family L. 58, Spring 1968.

Leavell, Caroll: CUSTODY DISPUTES AND THE PROPOSED MODEL ACT. 2 Ga. L. Rev. 162, Winter 1968.

THE USE OF PSYCHIATRIC EXAMINATION IN CHILD CUSTODY PROCEEDINGS. [In] NOTES, 16 Kan. L. Rev. 403, April 1968.

DELINQUENCY

- Bender, Lauretta, M.D.: A PSYCHIATRIST LOOKS AT DEVIANCY AS A FACTOR IN JUVENILE DELINQUENCY. 32 Federal Probation 35, June 1968.
- Catalino, Anthony: A PRERELEASE PROGRAM FOR JUVENILES IN A MEDIUM--SECURITY INSTITUTION. 31 Federal Probation 41, December 1967.
- CONTEMPORARY STUDIES PROJECT: JUVENILE DELINQUENCY IN IOWA. 53 IOWA L. Rev. 1119, April 1968.
- DEFECTIVE DELINQUENTS--COURTS WHICH HEAR DEFECTIVE DELINQUENT PROCEEDINGS HAVE NO AUTHORITY TO GRANT NEW TRIALS. Austin v. Director, Patuxent Institution, 245 Md. 206, 225 A.2d 466 (1967) and Creswell v. Director, Patuxent Institution, 1 Md. App. 8, 226 A.2d 158 (1967) 27 Md. L. Rev. 319, Summer 1967.
- Gorlich, Elizabeth H.: VOLUNTEERS IN INSTITUTIONS FOR DELINQUENTS. Mental Health Digest, Jan. 1968, p. 16.
- Gorlich, Elizabeth H., and Gilman, Merritt: GROUP COUNSELING WITH DELINQUENT YOUTH. U.S. Department of Health, Education, and Welfare, Social and Rehabilitation Service, Children's Bureau. Washington, D.C. (20402): U.S. Government Printing Office, 1968.
- Hawes, Alexander B.: GAULT AND THE DISTRICT OF COLUMBIA. 17 Am. U. L. Rev. 153, March 1968.
- Holton, Thomas: PREVENTION OF DELINQUENCY THROUGH LEGAL COUNSELING. 68 Colum. L. Rev. 1080, June 1968.
- JUVENILE DELINQUENCY: THE HISTORY AND DEVELOPMENT OF JUVENILE COURTS. [In] NOTES, 12 N.Y.L.F. 644, Winter 1966.

- Loble, Lester H., and Wylie, Max: DELINQUENCY CAN BE STOPPED. [In] BOOK REVIEWS, 17 Am. U. L. Rev. 390, March 1968. Review by Alfred D. Noyes.
- Manella, Raymond L.: POST-INSTITUTIONAL SERVICES FOR DELINQUENT YOUTH.

 U.S. Department of Health, Education, and Welfare, Social and
 Rehabilitation Service, Children's Bureau. Washington, D.C. (20402):

 U.S. Government Printing Office, 1967.
- Pucinski, Roman C.: A WAY OUT OF JUVENILE DELINQUENCY. 54 A.B.A.J. 33, January 1968.
- Schepses, Erwin: DELINQUENT CHILDREN AND WAYWARD CHILDREN. 32 Federal Probation 42, June 1968.
- Sheridan, William H.: DELINQUENT CHILDREN SHORTCHANGED IN JUVENILE COR-RECTIONAL PROGRAM. 3 Trial 48, Feb.-March 1967. (Reprinted by U.S. Department of Health, Education, and Welfare, Social and Rehabilitation Service. Children's Bureau).
- Skoler, Daniel L.: NEW DIRECTIONS FOR FEDERAL AID FOR CRIME AND DELIN-QUENCY CONTROL-AN ANALYSIS. 45 J. Urban L. 259, Winter 1967.

DOMESTIC RELATIONS

- THE "ADVERSARY" PROCESS IN CHILD CUSTODY PROCEEDINGS. [In] NOTES, 18 W. Res. L. Rev. 1731, July 1967.
- THE CUSTODY QUESTION AND CHILD NEGLECT REHEARINGS. 35 U. Chi. L. Rev. 478, Spring 1968.
- DIVORCE REFORM--ONE STATE'S SOLUTION. [In] COMMENTS, 1967 Duke L.J. 956, October 1967.
- DOMESTIC RELATIONS--CUSTODY AND VISITATION. [In] NOTES, 20 Baylor L. Rev. 253, Spring 1968.
- DOMESTIC RELATIONS--THE RELIGIOUS FACTOR IN CUSTODY AWARDS. [In] COMMENTS, 17 J. Pub. L., Emory L. Sch. 193, 1968.
- FAMILY LAW--ADOPTION--CUSTODY AND REQUIREMENT OF CONSENT. (In re Adoption of Moriarty, 152 N.W.2d 218, Iowa 1967) 53 Iowa L. Rev. 751, December 1967.
- Furlong, Robert E.: YOUTHFUL MARRIAGE AND PARENTHOOD: A THREAT TO FAMILY STABILITY. 19 Hastings L.J. 105, November 1967.
- LEGISLATIVE AND JUDICIAL RECOGNITION OF THE DISTINCTION BETWEEN CUSTODY AND TERMINATION ORDERS IN CHILD NEGLECT CASES. [In] NOTES, 7 J. Family Law 66, No. 1, Spring 1967.
- NEW COLORADO STATUTES GOVERN PROCEDURE IN CONTESTED CHILD CUSTODY CASES. 40 U. Colo. L. Rev. 485 (1968).
- Valeri, John R.: DONOR INSEMINATION--NO CLEAR LEGAL FUTURE IN PROSPECT. 3 Portia L.J. 235, Spring 1968.



Wadlington, Walter J.: THE DIVORCED PARENT AND CONSENT FOR ADOPTION. 36 U. Cinc. L. Rev. 196, Spring 1967.

ERIC Arull Text Provided by ETIC

DUE PROCESS FOR JUVENILES

- Arnold, Marlene: JUVENILE JUSTICE IN TRANSITION. 14 U.C.L.A.L. Rev. 1144, No. 4, May 1967.
- Boches, Ralph E.: JUVENILE JUSTICE IN CALIFORNIA: A RE-EVALUATION. 19 Hastings L. Rev. 47, November 1967.
- CRIMINAL PROCEDURE -- DUE PROCESS IN JUVENILE DELINQUENCY PROCEEDINGS. 28 La. L. Rev. 492, April 1968.
- DOUBLE JEOPARDY AND DUE PROCESS IN THE JUVENILE COURTS. [In] NOTES, 29 U. Pitt. L. Rev. 756, June 1968.
- Douglas, William O.: JUVENILE COURTS AND DUE PROCESS OF LAW. 19 Juv. Ct. J.J. 9, Spring 1968.
- DUE PROCESS AND THE JUVENILE OFFENDER: THE SCOPE OF IN RE GAULT. [In] NOTES, 14 How. L.J. 150, Winter 1968.
- Due process does not require that a student be afforded the right to counsel at a public school suspension hearing. [In] CASE COMMENTS, 22 Rutgers L. Rev. 342, Winter 1968.
- Fortas, Abe: EQUAL RIGHTS. 42 N.Y.U.L. Rev. 401, May 1967.
- George, B. J., Jr.: JUVENILE DELINQUENCY PROCEEDINGS: THE DUE PROCESS MODEL. 40 U. Colo. L. Rev. 315, Spring 1968.
- IN RE GAULT AND THE PERSISTING QUESTIONS OF PROCEDURAL DUE PROCESS AND LEGAL ETHICS IN JUVENILE COURTS. [In] COMMENTS, 47 Neb. L. Rev. 558, May 1968.



- IN RE GAULT: JUVENILE JUSTICE--A PROPOSAL FOR REFORM. [In] COMMENTS, 47 Ore. L. Rev. 166, February 1968.
- A JUVENILE'S RIGHT TO BAIL IN OREGON. [In] COMMENTS. 47 Ore. L. Rev. 194, February 1968.
- Irving, John F. X.: JUVENILE JUSTICE--ONE YEAR LATER. 8 J. Family L. 1, Spring 1968.
- Neigher, Alan: THE GAULT DECISION: DUE PROCESS AND THE JUVENILE COURTS. 31 Federal Probation, December 1967. (Reprinted by U.S. Department of Health, Education, and Welfare, Social and Rehabilitation Service, Children's Bureau).
- THE PROCEDURAL RIGHTS OF PUBLIC SCHOOL CHILDREN IN SUSPENSION--PLACEMENT PROCEEDINGS. 41 Temp. L.Q. 349, Spring 1968.
- RIGHT TO JURY TRIAL IN JUVENILE PROCEEDINGS. Commonwealth v. Johnson 234 A.2d 9 (Pa. 1967) [In] NOTES, 29 U. Pitt. L. Rev. 330, December 1967.
- WAIVER IN THE JUVENILE COURT. [In] NOTES, 68 Colum. L. Rev. 1149, June 1968.

EVIDENCE

- CRIMINAL LAW--EVIDENCE--ADMISSIBILITY OF CONFESSIONS OF JUVENILES. [In] NOTES, 19 Mercer L. Rev. 261, Winter 1968.
- JUVENILES--STANDARDS OF EVIDENCE. 54 A.B.A.J. 401, April 1968. (In re Urbasek, 232 N.E.2d 716) January 1968.
- Smith, Sydney: THE IDEAL USE OF EXPERT TESTIMONY IN PSYCHOLOGY. 6 Washburn L.J. 300, No. 2, Winter 1967.
- Teitelbaum, Lee: THE USE OF SOCIAL REPORTS IN JUVENILE COURT ADJUDICATIONS. 7 J. Family L. 425, Fall 1967.

- 25 -

FAMILY COURT AND FAMILY LAW

- Bodenheimer, Brigitte M.: THE NEW CANADIAN DIVORCE LAW. 2 Family L.Q. 213, September 1968.
- Cross, Geoffrey: WARDS OF COURT. 83 L.Q. Rev. 200, April 1967.
- Croxton, Tom A: THE KENT CASE AND ITS CONSEQUENCES. 7 J. Family 1, No. 1, Spring 1967.
- Dinkelspiel, Richard, and Gough, Aidan: THE CASE FOR A FAMILY COURT. 1 Family L.Q. (#3) 70, (September 1967).
- Dinkelspiel, Richard, and Gough, Aidan: A FAMILY COURT ACT FOR CONTEMPORARY CALIFORNIA. 52 Cal. State Bar J. 363, (May-June 1967).
- Dorsen, Norman, and Rezneck, Daniel A.: IN RE GAULT AND THE FUTURE OF JUVENILE LAW. 4 Family L.Q. 1, December 1967.
- Drinan, Rev. Robert F., S.J.: THE LOVING DECISION AND THE FREEDOM TO MARRY. 29 Ohio St. L.J. 358, Spring 1968.
- FAMILY LAW: CHILD SUPPORT. Exparte Hooks, 415 S.W.2d 166 (Tex. 1967) 21 S.W.L.J. 872.
- Furlong, Robert E.: YOUTHFUL MARRIAGE AND PARENTHOOD: A THREAT TO FAMILY STABILITY. 19 Hastings L.J. 105, November 1967.
- THE GAULT DECISION AND THE NEW YORK FAMILY COURT ACT. [In] COMMENT, 19 Syracuse L. Rev. 753, Spring 1968.
- Holz, Marvin C.: THE TRIAL OF A PATERNITY CASE. 50 Marq. L. Rev. 450, No. 3, April 1967.

- ILLEGITIMATES: DEFINITION OF "CHILDREN" UNDER FEDERAL WELFARE LEGISLATION, 67 Colum. L. Rev. 984 (1967).
- Kanowitz, Leo: THE LEGAL STATUS OF AMERICAN WOMEN. 11 Family L.Q. 121, June 1968.
- Lesok, Dominik: THE PROBLEM OF FAMILY LAW REFORM IN ENGLAND. 8 Wm. & Mary L. Rev, Summer 1967.
- McDowell, Banks: KENISON AND FAMILY LAW. 48 B.U.L. Rev. 192, Spring 1968.
- Murray, Daniel E.: FAMILY LAW. 22 U. Miami L. Rev. 203, Winter 1967.
- Polier, Justine Wise: THE GAULT CASE. 4 Family L.Q. 47, December 1967.
- PREVENTIVE LAW AND FAMILY LAW: PRE-MARITAL PHASES AND PURPOSES. [In] COMMENTS, 12 Vill. L. Rev. 839, Summer 1967.
- RECOVERY RIGHTS OF ILLEGITIMATES UNDER FEDERAL WELFARE AND INSURANCE STATUTES. [In] NOTES, 7 J. Family L. 512, Fall 1967.
- Rosenbaum, Michael: ARE FAMILY RESPONSIBILITY LAWS CONSTITUTIONAL? 4 Family L.Q. 55, December 1967.
- UNEQUAL PROTECTION: POVERTY AND FAMILY LAW. 42 Ind. L.J. 192, Winter 1967.
- THE UNIFORM RECIPROCAL ENFORCEMENT OF SUPPORT ACT: PROCEDURAL PROBLEMS AND A TECHNOLOGICAL SOLUTION. 41 Temp. L.Q. 325, Spring 1968.
- Wadlington, Walter J.: SHOTGUN MARRIAGE BY OPERATION OF LAW. 1 Ga. L. Rev. 183, No. 2, 1967.

GENERAL

- EXCLUSION OF CHILDREN FROM VIOLENT MOVIES. [In] COMMENT, 67 Colum. L. Rev. 1149, June 1967.
- Haskell, Paul G.: SOME THOUGHTS ABOUT OUR LAW SCHOOLS. 56 Geo. L.J. 897, May 1968.
- Manella, Raymond L.: RACIALLY INTEGRATING A STATE'S TRAINING SCHOOLS. Children, March-April 1964. (Reprinted by U.S. Department of Health, Education, and Welfare, Social and Rehabilitation Service, Children's Bureau).
- Moore, Wilbert E.: .SOCIAL SCIENCE AND THE FUTURE LAW SCHOOL CURRICULUM. 44 Den. L.J. 49, Fall 1967.
- RECENT DEVELOPMENTS: LEGAL ARTICLES AND RECENT CASES. 8 J. Family L. 79, Spring 1968.
- Shanker, Morris G.: MANDATORY COURSES OUT OF THE LAW SCHOOL. 56 Geo. L.J. 912, May 1968.
- SYMPOSIUM: CHILDREN AND THE LAW--CURRENT PROBLEMS. 5 Willamette L.J. 1-181, Spring 1968.

LAW AND THE INDIGENT

- ANALYSIS OF WELFARE RESIDENCE REQUIREMENTS IN LIGHT OF RECENT DECISIONS. [In] NOTES, 29 U. Pitt. L. Rev. 138, October 1967.
- ARE RESIDENCE REQUIREMENTS UNCONSTITUTIONAL BURDENS ON WELFARE RECIPIENTS? 1 John Marshall J. 307, Winter 1968.
- Baum, Daniel J.: WAR ON POVERTY, 14 U.C.L.A.L. Rev. 1071, No. 4, May 1967.
- Brennen, William J., Jr.: THE RESPONSIBILITIES OF THE LEGAL PROFESSION, 54 A.B.A.J. 121, February 1968.
- CONSTITUTIONAL LAW--FREEDOM OF MOVEMENT AND EQUAL PROTECTION--RESIDENCE REQUIREMENTS FOR WELFARE BENEFITS. 53 Iowa L. Rev. 491, October 1967.
- CONSTITUTIONAL LAW--RIGHT TO COUNSEL--THE INDIGENT MISDEMEANANT. [In] NOTES, 19 Mercer L. Rev. 440, Summer 1968.
- CONSTITUTIONAL RIGHTS OF JUVENILES: GAULT AND ITS APPLICATION. 9 Wm. and Mary L. Rev. 492, Winter 1967.
- Cutshaw, Leila: SOME CONSTITUTIONAL ISSUES IN THE ADMINISTRATION OF PUBLIC ASSISTANCE. 26 J. Am. Pub. Wel. Assoc. 53, January 1968.
- Gellhorn, Walter: POVERTY AND LEGALITY: THE LAW'S SLOW AWAKENING. 9 Wm. & Mary L. Rev. 285, Winter 1967.
- George, B. J., Jr.: THE IMPLICATIONS OF GAULT FOR WELFARE ADMINISTRATION. 11 Family L.Q. 182, June 1968.
- INDIGENT DEFENDANTS--THE NEED FOR EFFECTIVE AID IN ADDITION TO COUNSEL. (Phillips v. State, 197 So.2d 241, Miss. 1967) 39 Miss. L.J. 145, December 1967.



- INDIGENT ENTITLED TO APPOINTED COUNSEL ON HABEAS CORPUS PETITION HAVING SOME MERIT. People ex rel. Williams v. LaVallee, 225 N.E.2d 735 (N.Y. 1967) 9 Wel. L. Bull. 2, July 1967.
- NEGLIGENCE: MINOR HELD TO ADULT STANDARD OF CASE WHILE OPERATING A MOTOR VEHICLE. (Medina v. McAllister, 196 So.2d 773, Fla. 1967) 20 U. Fla. L. Rev. 107, Summer 1967.
- OBLIGATION OF APPOINTED LEGAL COUNSEL TO REPRESENT AN INDIGENT ON APPEAL. [In] NOTES, 17 Drake L. Rev. 210, May 1968.
- Schmertz, John R., Jr.: INDIGENT CIVIL PLAINTIFF IN THE DISTRICT OF COLUMBIA. 27 Fed. B.J. 235, Summer 1967.
- Shriver, Sargeant: LAW REFORM AND THE POOR. 17 Am. U.L. Rev. 1, December 1967.
- Silverstein, Lee: WAIVER OF COURT COSTS AND APPOINTMENT OF COUNSEL FOR POOR PERSONS IN CIVIL CASES. 2 Valparaiso L. Rev. 19, Fall 1967.
- SUBSTANTIVE DUE PROCESS IN WELFARE ASSISTANCE: (Welfare search consent; man in the house rule; exclusion from Public Housing of families with illegitimate children). 14 Wel. L. Bull. 1, September 1968.
- SYMPOSIUM: LAW AND POVERTY. 32 Albany L. Rev. 509, Spring 1968.
- SYMPOSIUM ON LAW AND PSYCHIATRY: THE TYRANNY AND UTILITY OF LABELS. 40 Temple L. Rev. Nos. 3-4, Spring-Summer 1967.
- SYMPOSIUM, THE WAR ON POVERTY, LEGAL SERVICES, AND THE RURAL POOR. 15 Kan. L. Rev. 401, May 1967.
- SYMPOSIUM: YOUTH AND THE LAW. 19 Hastings L.J. 1, November 1967.
- WELFARE'S "CONDITION X." 76 Yale L.J. 1222, May 1967.

- WITHDRAWAL OF PUBLIC WELFARE: THE RIGHT TO A PRIOR HEARING. 76 Yale L.J. 1234, May 1967.
- THE CONSTITUTIONALITY OF RESIDENCE REQUIREMENTS FOR STATE WELFARE RECIPIENTS. 63 Nw.U.L. Rev. 351, July-August 1968.

LAW, HEALTH, AND MEDICAL CARE

- ABORTION LAW REFORM IN NEW YORK: A STUDY OF RELIGIOUS, MORAL, MEDICAL, AND LEGAL CONFLICT. 31 Albany L. Rev. 290, No. 2, June 1967.
- Beaver, James E.: THE "MENTALLY ILL" AND THE LAW. 1968 Utah L. Rev. 1, March 1968.
- CHANGING ABORTION LAWS IN THE UNITED STATES. [In] NOTES, 7 J. Family L. 496, Fall 1967.
- Cunningham, S.J., and William, C.: INDICATED BLOOD TRANSFUSIONS AND THE ADULT JEHOVAH'S WITNESS: TRIAL JUDGES' DILEMMA. 2 Valparaiso L. Rev. 53, Fall 1967.
- Dix, George E.: HOSPITALIZATION OF THE MENTALLY ILL. 51 Marquette L. Rev. 1, Summer 1967.
- GROUP THERAPY AND PRIVILEGED COMMUNICATION. [In] NOTES, 43 Ind. L.J. 93, Fall 1967.
- Harvith, Bernard Evans: FEDERAL EQUAL PROTECTION AND WELFARE ASSISTANCE. 31 Albany L. Rev. 210, No. 2, June 1967.
- IN RE GAULT AND THE PRIVILEGE AGAINST SELF-INCRIMINATION IN JUVENILE COURT. [In] COMMENT, 51 Marquette L. Rev. 68, Summer 1967.
- LSD: A CHALLENGE TO AMERICAN DRUG LAW PHILOSOPHY. [In] NOTES, 19 U. Fla. L. Rev. 311, No. 2, Fall 1966.
- Shaffer, Thomas L.: ABORTION, THE LAW AND HUMAN LIFE. 2 Valparaiso L. Rev. 94, Fall 1967.

STERILIZATION AND FAMILY PLANNING: THE PHYSICIANS CIVIL LIABILITY. 56 Geo. L.J. 976, May 1968.

SURVEY OF ABORTION REFORM LEGISLATION. 43 Wash. L. Rev. 644, March 1968.

NEGLIGENCE

- Child v. Parent: THE EROSION OF THE IMMUNITY RULE. 19 Hastings L.J. 201, November 1967.
- Garguilo, William C.: LIABILITY FOR LEAVING A FIREARM ACCESSIBLE TO CHILDREN. 17 Clev.-Mar. L. Rev. 472, September 1968.
- NEGLIGENCE: MINOR HELD TO ADULT STANDARD OF CARE WHILE OPERATING A MOTOR VEHICLE. Medina v. McAllister, 196 So.2d 773 (Fla. 1967) [In] COMMENTS, 20 U. Fla. L. Rev. 107, Summer 1967.
- Paulsen, Monrad G.: EIGHT CASES AFTER EIGHT YEARS. 53 Va. L. Rev. 870, May 1967.
- Sperc, Keith E.: WIFE'S ACTION FOR LOSS OF CONSORTIUM. 17 Clev.-Mar. L. Rev. 462, September 1968.
- RECOMMENDED: AN OBJECTIVE STANDARD OF CARE FOR MINORS IN NEBRASKA. [In] COMMENTS, 46 Nebraska L. Rev. 699, May 1967.
- Tedeschi, G.: TORT LIABILITY FOR "WRONGFUL LIFE." 7 J. Family L. 465, Fall 1967.

PARENTAL LIABILITY

- A CHILD'S RIGHTS AGAINST HIS PARENT: EVOLUTIONS OF THE PARENTAL IMMUNITY DOCTRINE. [In] COMMENTS, 1967 U. ILL. L.F. 805.
- PARENTAL IMMUNITY--UNEMANCIPATED MINOR ALLOWED TO MAINTAIN NEGLIGENCE ACTION. Hebel v. Hebel, 435 P.2d 8 (Alaska 1967) 16 Kan. L. Rev. 562, June 1968.

POLICE PROCEDURES

- Caplan, Gerald M.: THE POLICE LEGAL ADVISOR. 58 J. Crim. L., C.&P.S. 303, September 1967.
- Goldstein, Herman: TRIAL JUDGES AND THE POLICE. 14 Crime and Delinquency 14, January 1968.
- James, Jesse R., and Shepard, George H.: POLICE: DO THEY BELONG IN THE SCHOOLS? American Education, p. 2, September 1967. Office of Education, Department of Health, Education, and Welfare.
- McBroom, Douglas D.: ENFORCEMENT OF THE COMMON LAW RULES OF ARREST: A HANDCUFFING OF POLICE? 6 Duquesne L. Rev. 363, Summer 1968.
- McHardy, Louis W.: THE COURT, THE POLICE, AND THE SCHOOL. Fed. Prob., March 1968 at p. 47.
- Melchionne, Theresa M.: CURRENT STATUS AND PROBLEMS OF WOMEN POLICE. 58 J. Crim. L., C.&P.S. 257, No. 2, June 1967.
- Younger, Evelle J.: STOP AND FRISK: "SAY IT LIKE IT IS." 58 J. Crim. L., C.&P.S. 293, September 1967.



PROBATION SERVICES

Sheridan, William H.: THE GAULT DECISION AND PROBATION SERVICES. 43 Indiana Law Journal, Spring 1968. (Reprinted by U.S. Department of Health, Education, and Welfare, Social and Rehabilitation Service, Children's Bureau).

PUBLICITY AND PRIVACY

- Bloustein, Edward J.; Wright, J. Skelly; Shapo, Marshall S.; and Green, Leon: ON PRIVACY, DEFAMATION, AND THE PUBLIC'S RIGHT TO KNOW. 46 Texas L. Rev. 611, April 1968.
- STUDENT'S RIGHT TO CONTROL HIS PERSONAL APPEARANCE IS PROTECTED BY A CONSTITUTIONAL RIGHT TO PRIVACY. [In] COMMENT, 17 J. Pub. L., Emory L. Sch. 165, 1968.



- 37 -



RELIGION

Stoyles, Robert L.: THE DILEMMA OF THE CONSTITUTIONALITY OF THE PRIEST--PENITENT PRIVILEGE--THE APPLICATION OF THE RELIGIOUS CLAUSES. 29 U. Pitts. L. Rev. 27, October 1967.

ERIC **
*Full Text Provided by ERIC

For sale by the Superintendent of Documents, U.S. Government Printing Office Washington, D.C. 20402 - Price 50 cents

